

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

JUL 0 1 2014

	THOMAS G. BRUTON
)	CLERK, U.S. DISTRICT COURT
)	
e,) CASI	E NUMBER
) 14	C 3132
) JURY TRI	AL DEMANDED
)	
)	
) Judge	Kocoras
) Magistrate J	udge Maria Valdez
)	-
) 14) JURY TRI))) Judge

PLAINTIFF'S FRCP RULE 55(B)(2) MOTION FOR JUDGMENT BY DEFAULT AGAINST DEFENDANT HENRY MORRIS

INTRODUCTION

NOW COMES the *Pro se* Plaintiff, **JANICE G. HOLMES** ("Holmes") and for her frep rule 55(b)(2) motion for judgment by default against defendant **HENRY MORRIS** ("Morris") seeking to have this court to enter judgment by default against defendant Morris.

BACKGROUND

On or about the 5th day of June, 2014, this court granted defendant Henry Morris's motion for enlargement of time and allowed defendant Henry Morris to have until the 17th day of June, 2014 in which to submit their frcp rule 8(b) answer to the verified complaint.

ARGUMENT

Plaintiff Holmes contend that this court should grant this frep rule 55(b)(2) motion for judgment against defendant Morris for the following reason which will serve as a com-

plete basis to enter judgment by default.

That as of the date of the filing of this frep rule 56(b)(2) motion, neither has defend-

ant Morris filed a second motion for enlargement of time, nor has defendant Morris com-

plied with frcp rule 7(a) and submitted his required frcp rule 8(b) answer to the verified

complaint by the June 17, 2014 due date. Therefore, this court should grant this frep rule

55(b)(2) motion and enter judgment by default against defendant Morris.

CONCLUSION

Based upon the aforementioned, the fairest and just decision for this Honorable Court

to make, as a Guardian of the Law, would be to grant this motion and enter judgment

by default against defendant Henry Morris.

WHEREFORE, the Pro se Plaintiff, JANICE G. HOLMES ("Holmes") respectfully

request of this Honorable Court to hand down a decision consistent with the requested

relief sought in this frep rule 55(b)(2).

Respectfully submitted

By Janie G. Holmes

JANICE G. HOLMES

Plaintiff in Pro se

Janice Holmes

1856 Asbury Circle Drive, Apt. 208B

City of Joliet/County of Will

State of Illinois 60435

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CERTIFICATION OF SERVICE

The undersigned certifies under penalty of perjury under the Laws of the United States of America that a copy of the foregoing was served upon defendant Housing Authority of Joliet's attorney at their office of record as addressed below by placing the same in a sealed envelope with postage fully prepaid thereon and placing the same in a U.S. Post Office Box in the City of Chicago, Illinois, on the 1st day of July, 2014, before the hour of 4:00p.m.

Janie G. Holmes

KOPON AIRDO, LLC

Attn: Attorney Rachel E. Yarch 233 South Wacker Drive, Suite 4450 City of Chicago, Illinois 60606